Ethan J. Birnberg (#7-4761) John C. Smiley (#5-2381) ebirnberg@lindquist.com jsmiley@lindquist.com LINDQUIST & VENNUM LLP 600 17th Street, Suite 1800-S Denver, Colorado 80202 Phone: (303) 573-5900 Facsimile: (303) 573-1956

Counsel for HealthTech Management Services, Inc. and William D. Patten

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF WYOMING

In re:)
POWELL VALLEY HEALTH CARE, INC.,) Case No. 16-20320 Chapter 11
Debtor.)
)
)

JOINDER IN SUPPORT OF DEBTOR'S MOTION TO ENFORCE SCOPE OF THE AUTOMATIC STAY, OR IN THE ALTERNATIVE, MOTION TO EXTEND AUTOMATIC STAY

HealthTech Management Services, Inc. ("HealthTech") and William D. Patten ("Patten"), by and through counsel, for their Joinder in Support of Debtor's Motion to Enforce Scope of the Automatic Stay, or in the Alternative, to Extend Automatic Stay, state:

- 1. On May 24, 2016, Powell Valley Health Care, Inc. ("Debtor") filed its Motion to Enforce Scope of the Automatic Stay, or in the Alternative, to Extend Automatic Stay (the "Motion"). *See* Dkt. #60.
- 2. HealthTech and Patten hereby join in the Debtor's Motion, and believe that the circumstances of this case require that the automatic stay be extended under applicable law.

WHEREFORE, HealthTech and Patten respectfully request that the Court enter an order granting the Debtor's Motion.

Dated: June 28, 2016. LINDQUIST & VENNUM LLP

By: /s/ Ethan Birnberg

Ethan J. Birnberg, #7-4761 John C. Smiley, #5-2381 600 17th Street, Suite 1800 South Denver, CO 80202-5441 Telephone: (303) 573-5900

Facsimile: (303) 573-1956 Email: ebirnberg@lindquist.com jsmiley@lindquist.com

Counsel for HealthTech Management Services, Inc. and William D. Patten

CERTIFICATE OF SERVICE

I hereby certify that on June 28, 2016, a true and correct copy of the foregoing JOINDER IN SUPPORT OF DEBTOR'S MOTION TO ENFORCE SCOPE OF THE AUTOMATIC STAY, OR IN THE ALTERNATIVE, MOTION TO EXTEND AUTOMATIC STAY was served electronically via the Court's CM/ECF notice system to the following parties:

James T. Burghardt jim.burghardt@moyewhite.com, kim.maynes@moyewhite.com

- •Chad S. Caby ccaby@lrrlaw.com, kmeans@lrrlaw.com
- •Brent R. Cohen bcohen@lrrc.com, jlittle@lrrc.com
- •Gregory C. Dyekman greg.dyekman@draylaw.com,
- GCDWyo@aol.com;monica.lincoln@draylaw.com
- •Bradley T Hunsicker bhunsicker@markuswilliams.com, jtokuoka@markuswilliams.com;docket@markuswilliams.com
- •Daniel J. Morse daniel.j.morse@usdoj.gov
- •George E. Powers gpowers@spkm.org, lholman@spkm.org;atty@spkm.org;efile@spkm.org
- •Randy L. Royal rlroyal@randylroyalpc.com,

WY03@ecfc bis.com; charlene@randylroyalpc.com; ms and ert on @randylroyalpc.com; reception is the action of the compact of t

- •Jennifer M. Salisbury jsalisbury@markuswilliams.com, janderson@markuswilliams.com,docket@markuswilliams.com
- •Julie Nye Tiedeken jtiedeken@mtslegal.net
- US Trustee USTPRegion19.cy.ecf@usdoj.gov
- •Timothy L. Woznick Tim.Woznick@draylaw.com, monica.lincoln@draylaw.com;polli.bryant@draylaw.com
- •John F. Young jyoung@markuswilliams.com, jtokuoka@markuswilliams.com

I further certify that on June 28, 2016, a true and correct copy of the foregoing JOINDER IN SUPPORT OF DEBTOR'S MOTION TO ENFORCE SCOPE OF THE AUTOMATIC STAY, OR IN THE ALTERNATIVE, MOTION TO EXTEND AUTOMATIC STAY was served via US mail, postage prepaid to the following parties:

Bradley T Hunsicker, Markus Williams Young & Zimmermann LLC 106 East Lincolnway, Suite 300 Cheyenne, WY 82001 Counsel for Debtor

Randy L. Royal P.O. Box 551 Greybull, WY 82426 Counsel for Objectors

/s/ Brandon Blessing
Brandon Blessing

Case 16-20326 Doc 159 Filed 06/28/16 Entered 06/28/16 15:48:29 Desc Main Document Page 4 of 4